INFORMATION DISCLOSURE
STATEMENT BY APPLICANT
(Not for submission under 37 CFR 1 99)

	Application Number		10552536		
Filing Date			2005-10-11		
Art Unit Examiner Name		David	Hilton		
			2624		
		er	5035-221 US//P29,987 USA		

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/ AA /	2	6243480		2001-06	S- 0 5	Zhao et al.				
/AA/	3	6170744		2001-06	6-09	Lee et al.			/	
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First Named Inventor David		Hilton
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Examiner Name		
Attornov Dooket Numb		E02E 224 HC/ID20 007 HCA

/AA/	1	DE 2943436	DE		1979-10-28	Wolfram Szapenski			
/AA/	2	WO 9307581			1993-04-15	Televerket			
/AA/	3	EP 0 699327	X		1999-03-03	Abathorn Limited			
/AA/	4	WO 02065383			2002-08-22	Enseal Systems Limited			
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Filing Date		2005-10-11
First Named Inventor David		Hilton
Art Unit		2624
Examiner Name		
Attorney Docket Number		5035, 221 HS//D20 087 HSA

CERTIFICATION STATEMENT

Please see	37 CFR	1 97 and	1 98 to make the	annropriate selection(s)	١.

That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1-97(e)(1).

OR

That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(Z).

See attached certification statement.

Fee set forth in 37 CFR 1.17 (p) has been submitted herewith.

Alama

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Signature	/Mark D. Simpson/	Date (YYYY-MM-DD)	2006-12-01
Name/Print	Mark D. Simpson	Registration Number	32942

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22314-156.

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- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
 - A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANTS	David HILTON, et al.
TITLE	VERIFICATION OF AUTHENTICITY OF CHECK DATA
US FILING DATE	10/11/2005
US SERIAL NO.	10/552,536
CONFIRMATION NO.	4335
ART UNIT	2624

COMMISSIONER OF PATENTS Alexandria, VA 22313-1450

INFORMATION DISCLOSURE STATEMENT CERTIFICATION

Dear Sir:

In connection with the national phase filing of the above referenced patent application on October 11, 2005, attorneys for applicants submit the enclosed Information Disclosure Statement (PTO Form 1449) and its references.

The filing fees for national phase entry were previously paid and no additional fees are deemed to be necessary. Further, no office action has been received on the merits of this case. However, if any additional filing fees are deemed to be appropriate, please charge our Deposit Account No. 19-5425.

1

Request is hereby made to accept the enclosed documents and have them made a part of applicants' file.

Respectfully submitted,

David HILTON, et al.

By /Mark D. Simpson/ Mark D. Simpson, Esq. Attorney for Applicants Req. No. 32,942

Synnestvedt Lechner & Woodbridge LLP P.O. Box 592 Princeton, NJ 08542-0592 Tel (609) 924-3773 Fax (609) 924-1811